Case 23-19844-CMG Doc 2 Filed 11/06/23 Entered 11/06/23 12:46:10 Desc Main Document Page 1 of 6

STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. **0** Lien Avoidance

Valuation of Security

Assumption of Executory Contract or Unexpired Lease

Last revised: August 1, 2020

		UNITED STATES BAN District of No		DURT	,
In Re:	David Sia		Case No.:		
		Debtor(s)	Judge:		
		CHAPTER 13 PLAN	I AND MOTIONS	5	
✓ Original Motions	s Included	☐ Modified/Notice Re☐ Modified/No Notice	•	Date:	11-6-2023
		THE DEBTOR HAS FILED CHAPTER 13 OF THE BA			
		YOUR RIGHTS MAY	BE AFFECTE)	
Plan proporty your attorn written objusted in the stated in the notice. Seemodification will alone will alone will alone to prosecute	psed by the Debtor to ney. Anyone who wis ection within the time duced, modified, or of any be granted without the Notice. The Cour- tie Bankruptcy Rule 3 on may take place so avoid or modify the I a lien based on value contest said treatments	mation hearing on the Plan o adjust debts. You should shes to oppose any provision of frame stated in the Notice eliminated. This Plan may but further notice or hearing, it may confirm this plan, if the 1015. If this plan includes modely within the chapter 13 coien. The debtor need not fill of the collateral or to reduce the most file a timely objection.	read these pape on of this Plan or e. Your rights made on e confirmed and unless written of here are no timely otions to avoid of confirmation produce a separate moduce the interest ration and appear a	any motion any motion by be affected become bir bjection is firm modify a likess. The plation or adversate. An affect the confirm	and discuss them with included in it must file a d by this plan. Your claim ding, and included led before the deadline tions, without further en, the lien avoidance or an confirmation order reary proceeding to avoid ted lien creditor who nation hearing to
state whe	ether the plan inclu	be of particular importance des each of the following e provision will be ineffec	items. If an ite	m is checke	ed as "Does Not" or if
THIS PLA	N:				
	✓ DOES NOT CON SET FORTH IN PA	ITAIN NON-STANDARD PF RT 10.	ROVISIONS. NC	N-STANDA	RD PROVISIONS MUST
COLLATE	ERAL, WHICH MAY	T THE AMOUNT OF A SEC RESULT IN A PARTIAL PA MOTIONS SET FORTH IN	AYMENT OR NO	PAYMENT	
		ID A JUDICIAL LIEN OR N MOTIONS SET FORTH IN			IRCHASE-MONEY

Case 23-19844-CMG Doc 2 Filed 11/06/23 Entered 11/06/23 12:46:10 Desc Main Document Page 2 of 6

		s)' Attorr			-	al Debtor:	DS		Initial	Co-Debtor
Part 1:	Paym	ent and	Leng	gth of Plar	1					
		e debtor 2 <u>36</u> mor	-	oay <u>140.00</u>	0 Month	ly_ to the (Chapter	13 Trustee,	, startin	ng on December 1, 2023 for
	b. The	e debtor	Future	e Earnings	5			from the folle, amount a	•	sources: e when funds are available):
	c. Use	e of real	Sale of Descr	rty to satis of real propription: osed date f	perty	-	S: 			
			Descr	ance of reaription: osed date f		-				
			Descr	modification: psed date f		•	mortga —	ge encumbe	ering pr	operty:
	d. e.		loan n	nodificatio	n.		-			ng the sale, refinance or nent and length of plan:
Part 2:	Adeq	uate Pr	otecti	on			X NOV	ΙE		
				ion payme confirmatio				mount of \$	to b	e paid to the Chapter 13
debtor(s) outs	ide the I	⊃lan, p	ion payme ore-confirm cluding A	nation to	o: (cre	ditor).		to b	e paid directly by the
								editor agrees	s other	wise:
Creditor Chapter Fedoroff					Т	ype of Priorit rustee's Co ttorney's Fe	mmissio	n		Amount to be Paid As Per Statute \$2,128.00
(Check ∈ ✓ Nor ☐ The	one: ne allowed	l priori	ity claims li	isted be	low are ba	ased on	a domestic	suppoi	paid less than full amount: rt obligation that has been to full amount of the claim

Case 23-19844-CMG Doc 2 Filed 11/06/23 Entered 11/06/23 12:46:10 Desc Main Document Page 3 of 6

pursuant to 11 U.S.	C.1322(a)(4):		
Creditor	Type of Priority	Claim Amount	Amount to be Paid

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments v NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

					Value of		
			Total		Creditor	Annual	Total
		Scheduled	Collateral	Superior	Interest in	Interest	Amount to
Creditor	Collateral	Debt	Value	Liens		Rate	Be Paid

Case 23-19844-CMG Doc 2 Filed 11/06/23 Entered 11/06/23 12:46:10 Desc Main Document Page 4 of 6

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.							
	nfirmation, the stag	y is terminated as to surrender be terminated in all respects.					
Creditor	C	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt			
	following secured	y the Plan	lan:				
_		Full Through the Plan ✓ NO	NE				
Creditor Creditor		Collateral		o be Paid through the Plan			
Part 5: Unsecu	ired Claims	NONE					
a. Not s		led allowed non-priority unsed n \$ to be distributed <i>pro ra</i>		d:			
	Not less tha	n percent					
✓	Pro Rata dis	stribution from any remaining f	unds				
b. Sepa	rately classified	unsecured claims shall be tre	ated as follows:				
Creditor	E	Basis for Separate Classification	Treatment	Amount to be Paid			
Part 6: Execut	orv Contracts and	d Unexpired Leases X	IONE				
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.) All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected,							
	ving, which are as		asiy rejected by operatio	ir or iaw, are rejected,			
Creditor	Arrears to be Cured in	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment			
	1			l			
Part 7: Motions	s X NONE						

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

		on to Avoid I otor moves to					• • -				
Creditor		Nature of Collateral	Type of Li	en Amo	unt of Li		ue of teral	Amount Claim Exempti	of Ot	Sum of All her Liens gainst the Property	Amount of Lien to be Avoided
NONE	b. Motio	on to Avoid I	_iens an	d Reclas	sify C	laim from S	Secu	red to Con	npletely	Unsecu	ıred.
		otor moves to Part 4 above:		y the follo	owing c	claims as ur	secu	ured and to	void lier	s on col	lateral
Creditor		Collateral		Schedule Debt		ital Collateral ilue	Supe	rior Liens	Value of Creditor's Interest ir Collateral	n	Total Amount of Lien to be Reclassified
		on to Partiall cured. 🙀 NO		iens and	Recla	assify Unde	rlyir	ng Claims a	as Partia	ally Sec	ured and
		otor moves to collateral con					artiall	y secured a	and parti	ally unse	ecured, and
Creditor		Collateral	5	Scheduled [otal Collateral alue		Amount to be	Deemed Secured		Amount to be Reclassified as Unsecured
D 10	041 5	Plan Provisio									
	a. Vesti	ing of Proper Jpon Confirm Jpon Discharg nent Notices s and Lessors Debtor notwit	rty of the ation ge s provide	d for in Pa			cont	inue to mai	I custom	ary notic	ces or
	c. Orde	r of Distribu	tion								
The Standing Trustee shall pay allowed claims in the following order: 1) Ch. 13 Standing Trustee Commissions 2) Other Administrative Claims 3) Secured Claims 4) Lease Arrearages 5) Priority Claims 6) General Unsecured Claims											
	d. Post	-Petition Cla	ims								
	The Star	ndina Trustee	is. 🗸	is not au	thorize	ed to pay po	st-pe	etition claim	s filed p	ursuant t	to 11 U.S.C.

Case 23-19844-CMG Doc 2 Filed 11/06/23 Entered 11/06/23 12:46:10 Desc Main Document Page 6 of 6

Section 1305(a) in the amount filed by the p	post-petition claimant.
Part 9: Modification X NONE	
NOTE: Modification of a plan does not rebe served in accordance with D.N.J. LBR	equire that a separate motion be filed. A modified plan must
If this Plan modifies a Plan previous Date of Plan being modified:	ly filed in this case, complete the information below.
Explain below why the plan is being modified	ed: Explain below how the plan is being modified:
Are Schedules I and J being filed simultane	ously with this Modified Plan? ☐ Yes ☐ No
	elsewhere in this plan are ineffective.
Signatures The Debtor(s) and the attorney for the Debto	or(s), if any, must sign this Plan.
debtor(s) certify that the wording and order of	tor(s), if not represented by an attorney, or the attorney for the of the provisions in this Chapter 13 Plan are identical to <i>Local Form</i> y non-standard provisions included in Part 10.
Date: 11-6-2023	/s/David Sia
11 0 2020	David Sia
Date:	Debtor
	Joint Debtor
Date 11-6-2023	/s/Vera Fedoroff, Esq. Vera Fedoroff, Esq.

Attorney for the Debtor(s)